

In the State of Delaware
District Court

James H. Luccia
petitioner

v.

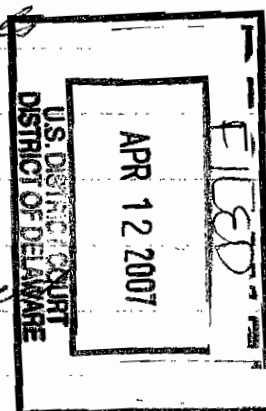
Melanie Withers et al

Civil suit

06-236

motion to compel
to investigate
evidence included

Petitioner brings forth a motion to compel to
investigation not only to this court but
also the U.S. Prosecutor, Attorney General's
office, Governor's office, House & Senate
Judicial Committee, and innocent people
all of which are receiving a copy of
said document along with Department
of Justice Wilmington Re. Petitioner uses
the following information to compel this
action. In *Evans v Abney* 90 S.Ct. 628



the court said "[No] state law or act
can prevail in face of contrary Federal
Law and Federal Courts [MUST] search
out facts and truths of any proceedings
or transactions to determine if Constitution
had been violated..."

and after the judge warned that the trial conviction
 relied on the alleged victims testimony which
 at trial she refused to co operate, did not and
 upon showing video testimony that was not yet
 introduced into court did show him and his
 girl friend Eva. Upon leaving this meeting
 Father and girlfriend took alleged victim and
 her sister out to dinner without their mother
 and promised presents and money to alleged
 victim if she would testify and then went
 over what she should say working out hand
 signals to help support her. The next day
 before trial alleged victims sister told their
 mother about the night before and that they
 were told to tell no one. Their mother and
 I brought this information to the attention of
 my attorney, Karl Haller, and he went to
 talk to Ms Withers. Upon his return he
 told us to forget it that if anything had to be
 done it had to go through Ms Withers seeing
 she is the Deputy Attorney General and his
 belief was that she was the nucleus of this
 violation and the only thing done was Haller
 did catch biological father and girl friend doing
 hand signals and had the judge give out
 a warning, but never brought the bribery
 of witnesses to the attention of the jury or
 the judge. After the case was done Ms Withers
 represented biological father in domestic violence

①
Dear Prosecutor

3/13/2007

My name is James St. Louis and I am in prison at Delaware Correctional Center in Smyrna. I have filed all my past conviction notices within the state of Delaware and have been Procedural barred by the Justice system here. As of today I started my trek with the United States Supreme Court.

Now this is why I came to you. I've been here for 6 years and have spent alot of time in the law library and came to realize that the justice system of Delaware lacks integrity and prosecutors are running rampant getting individuals convicted of breaking Delaware and Federal laws by breaking them their selves to achieve conviction.

In my case the prosecutor from Sussex County had a video statement made of my alleged victim in violation of 11 DelC 3511 not allowing my attorney or myself to be present during the interview. The prosecutors people also threatened my children and my wife with separation if they did not cooperate and do this video and co-operate at trial despite the alleged victims not wanting to do so, but did because of fear. The Prosecutor did discuss the case with the alleged victims biological father

3

to try and take alleged victim from her mother seeing Mrs Withers said they didn't co operate easily. Biological father called the night before court and told Mrs St Louis he would not be there because he was afraid of Mr Withers and saw what she did to her husband. The Court ruled in St. Louis favor. But that didn't stop Mrs Withers she went through social services to try to take the children from Mrs St. Louis but again the social service worker decide it was frivolous and just retaliation and advised Mrs St Louis to leave Delaware which she did.

Now besides these instances Delaware 3507 say hearsay evidence can be brought into court if Constitutional issues are met. One issue is 3511 Procedures to videotape child witnesses not adhered to. Another is video reliability both with alleged victim and the interview. The judge never viewed the video before letting it enter as evidence and denied Hallers motion of reliability and voluntarism. After video was shown Buster Richardson admitted under oath how he manipulated the girls by asking the same questions over and over until they gave his truth as opposed to what

(4)

Acknowledged in transcripts of trial,

My question is how can the Attorney General ask for extra money and attorney to help with case loads when he can't handle them doing what is right and fair to citizens now. Ben Franklin said "They that can give up essential liberties to obtain a little temporary safety deserve neither liberty nor safety." When do we start holding these culprits that are elitist and narcissistic prosecutorial officials whose sub-rosa antics go unchallenged without oversight or accountability. I'm afraid our system is losing its integrity.

So now I ask you to start an investigation into this matter for I wish to file Criminal Charges against Melanio Wethers and Kent Haller for their illegal actions that not only have sent an innocent man to jail who has lost every thing he ever dreamed of. But most important disrespect the members of the House and Senate who have made these statutes to protect us and guarantee our life liberty and freedom without a fear of threats, bribery and no due process.

CC. United State Prosecutor
 • Attorney General's Office
 • Innocent Program

• House & Senate Judiciary Com.
 • Dept of Justice

I hereby certify that prior to Ashley Graham and Kasie Graham going to the CAC for a Taping statement both girls repeatedly said they did not want to go a talk to any one.

I also certify that one of the state actors told the St Louis family that if these two girls did not go and make statements satisfying the prosecutors that both would be taken out of their home and forced to do the statements not returning to their home again.

date: Dec 5, 2004

Sign

B K L L #7

I hereby certify that Ashley Graham and Kasie Graham did not want to testify at trial per their own words and prior to Ashley Testimony that allowed a video to be entered into court per biological father, Chris Fowler and his girlfriend Eva Marshall took both girls to dinner and discussed the case with them and promised presents and gifts for their testimony. This was told to their mother Jeanine St. Louis while I was present.

date: Dec 5, 2004

Sign

B K L L #7

I/M James St. Louis
SBI# 446518 UNIT Delta East (F-17)
DELAWARE CORRECTIONAL CENTER
1181 PADDOCK ROAD
SMYRNA, DELAWARE 19977



Pop [unclear]

Office of the Clerk
United States District Court
844 N. King St. Lockbox 18
Wilmington Delaware
19801-3570

Pop [unclear]

U.S.M.S.
X-RAY

1980143570-33 C012

